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Supreme Court of the United States

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JAMES D. MERENNEY,

AMERICAN NATIONAL BANK, OF NASHVILLE TENNESSEE

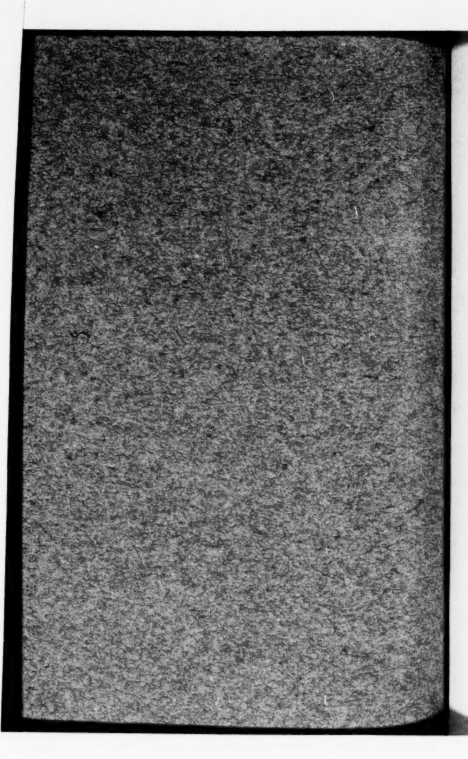
A. L. MILLER, AGENT, ETC.,

IN ERROR TO THE UNITED STATES CIRCUIT COURT OF APPEALS FOR THE SEXTH CIRCUIT.

JOINT MOTION IN REGARD TO PRINTING THE RECORD IN THIS CAUSE.

SLOSS D. BAXYER.

SLOSS IN BANTER.



Supreme Court of the United States

OCTOBER TERM, 1911.

No. 656.

AMERICAN NATIONAL BANK, OF NASHVILLE, TENNESSEE, Plaintiff in Error.

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vs.

A. L. MILLER, AGENT, ETC., Defendant in Error.

Come now the Plaintiff in Error, by its attorney, and also the Defendant in Error, by his attorney, and move the Court for leave to supply the Clock with sixteen copies of the record in this cause, as printed for the use of the Court of Appeals, instead of twenty-five copies thereof, as required by the rules of this Court; and, that the Clerk be authorized to accept and use said sixteen copies for the purpose of having the record printed for this Court, counsel hereby waving their rights to any of said copies.

The grounds for said motion are:

First—Because there remains only sixteen copies of the record used in the Circuit Court of Appeals, excepting two, one copy for each side.

SECOND—Because if the rules governing the printing of records be strictly applied and the Clerk be required to have an entirely new record printed, a further delay to this already old cause of nearly twelve months will be necessitated thereby and an exceedingly greater amount of money added to the cost of this litigation.

There—Because all possible delay should be especially avoided in this cause, owing to the fact that it would cause a further postponement of a final settlement of the affairs of a banking corporation, the stockholders of which the defendant in error is agent.

Attorney for Plaintiff in Error.

Attorney for Defendant in Error.

